TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT						
In re Applica	tion Of:	Petersen	Docket No.:	6011	7.000004	
Application N	Number:	09/938,669	Art Unit:	1615		
Filed: A	ugust 27, 2001		Examiner:	Carlo	s A. Azpuru	
Title: Po	OLYACRYLAMIDE HY	DROGEL AS A SOFT	TISSUE FILLER ENI	DOPROTHE	ESIS	
Owner Of Record: Contura SA						
of <u>100</u> terminal part	of the statutory term of	the instant application of any patent granted or ory term of prior Paten t	the instant application	except as pon which wo	rovided below, the ould extend beyond	
7,186,4	19 issı	ued on: March 6, 2	007			
as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.						
granted on the in 35 U.S.C. terminal discussion expires in the intermediate of the int	ne instant application to 154 and 173 of the pr laimer," in the event the res for failure to pay a re ald unenforceable;	·	expiration date of the of said prior patent er:	e full statuto	ory term as defined	
is found invalid by a court of competent jurisdiction;						
is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321;						
has all claims canceled by a reexamination certificate; is reissued; or						
	any manner terminat	ed prior to the expirat	ion of its full statuto	ry term as	shortened by any	
Check either	box 1 or 2, if appropria	ate.				
1.	For submissions on la government agency business/organization	pehalf of a business/org r, etc.), the undersig n.	anization (e.g., corpo ned is empowered	oration, part to act o	nership, university, on behalf of the	
on information knowledge throughout the under Section	on and belief are belie nat willful false stateme on 1001 of Title 18 o	made herein of my ow eved to be true; and f ents and the like so mad of the United States C ution or any patent issue	urther that these sta de are punishable by Code and that such	tements we fine or imp	ere made with the risonment, or both,	
2.	The undersigned is a	n attorney or agent of r	ecord. F	Reg. No.	44,487	
The terminal disclaimer fee under 37 C.F.R. 1.20(d) is \$130.00 and is to be paid as follows:						
	A check in the amount of the fee is enclosed.					
\boxtimes		s hereby authorized to Deposit Account No. <u>50</u>		-	-	

PTO suggested wording for terminal disclaims and						
PTO suggested wording for terminal disclaimer was						
unchanged chan	changed (if changed, an explanation should be supplied).					
*Certification under 37 C.F.R. 3.73(b) the assignee.	*Certification under 37 C.F.R. 3.73(b) is attached as required if terminal disclaimer is signed by the assignee.					
May 27, 2008						
Date	Yisun Song					
	Typed or Printed Name					
1900 K Street, NW, Suite 1200	Attorney of Record					
Address	Title					
Washington, DC 20006	HUNTON & WILLIAMS LLP					
Address	Company Name					